PATENT COOPERATION TREATY

To:			PCI	
see form PCT/ISA/220			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORI (PCT Rule 43bis.1)	
			Date of mailing (day/month/year) se	e form PCT/ISA/210 (second sheet)
Applicant's or agent's file reference see form PCT/ISA/220			FOR FURTHER ACTION See paragraph 2 below	
International application No. PCT/RU2004/000036		International filing date (4 05.02.2004	day/month/year)	Priority date (day/month/year)
International Patent C H04L25/02, H04B		both national classification	and IPC	
Applicant ZAKRYTOE AKT		SCHESTVO		,
This opinion	contains indicati	ons relating to the foll	owing items:	
⊠ Box No. I	Basis of the or	inion		
⊠ Box No. II	•			
☐ Box No. II	Non-establish	ment of opinion with reg	ard to novelty, inventi	ve step and industrial applicability
☐ Box No. IV	/ Lack of unity of	of invention		
☐ Box No. V	Reasoned star applicability; c	tement under Rule 43 <i>bi</i> itations and explanation	s.1(a)(i) with regard to s supporting such sta	novelty, inventive step or industrial tement
☐ Box No. V	l Certain docum	ents cited		
☐ Box No. V		s in the International app		
☐ Box No. V	III Certain observ	ations on the internation	nal application	
2. FURTHER A	CTION			
written opinio the applicant International will not be so	n of the internation chooses an Autho Bureau under Rule considered.	eal Preliminary Examining ity other than this one to 66.1 bis(b) that written o	o be the IPEA and the opinions of this interna	Il usually be considered to be à However, this does not apply where e chosen IPEA has notified the ational Searching Authority
	IPEA a written rep the date of mailing			IPEA, the applicant is invited to ents, before the expiration of three n of 22 months from the priority date,
For further on	tions, see Form P	CT/ISA/220.		
3. For further de	tails, see notes to	Form PCT/ISA/220.		

Name and mailing address of the ISA:



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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

4. Additional comments:

International application No. PCT/RU2004/000036

_	Box N	o. I Basis of the opinion		
With regard to the language, this opinion has been established on the basis of the international a the language in which it was field, unless otherwise indicated under this item.				
	la	nis opinion has been established on the basis of a translation from the original language into the following nguage , which is the language of a translation furnished for the purposes of international search nder Rules 12.3 and 23.1(b)).		
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:			
	a. type	of material:		
		a sequence listing		
		table(s) related to the sequence listing		
b. format of material:		nat of material:		
		in written format		
		in computer readable form		
c. time of filing/furnishing:		of filing/furnishing:		
		contained in the international application as filed.		
		filed together with the international application in computer readable form.		
		furnished subsequently to this Authority for the purposes of search.		
3.	h	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filled or furnished, the required statements that the information in the subsequent or additional pipes is identical to that in the application as filled or does not go beyond the application as filled, as propriate, were furnished.		

Box No. II Priority

- The following document has not been furnished:
 - ⊠ copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).
 - ☐ translation of the earlier application whose priority has been claimed (Rule 43*bis*.1 and 66.7(b)).

Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.

- 2. This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rulles 43b/s.1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.
- 3. Additional observations, if necessary:

Box No. V Reasoned statement under Rule 43bis.1(a)(l) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement

Novelty (N) Yes: Claims 1-18

No: Claims

Inventive step (IS) Yes: Claims 4,17

No: Claims 1-3, 5-16, 18

Industrial applicability (IA) Yes: Claims 1-18

No: Claims

Citations and explanations

see separate sheet

Re Item V.

- The following documents are referred to in this communication: D1: US 2003/003880 A1 (LING FUYUN ET AL) 2 January 2003 (2003-01-02)
- 2 INDEPENDENT CLAIMS
- 2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not inventive in the sense of Article 33(3) PCT. Document D1 discloses (the references in parenthesis applying to this document):

 A method. comprising:

estimating a channel impulse response matrix (para. 96, lines 1-2); creating a crosstalk suppression filter matrix based on said channel impulse response matrix (para. 81, line 4 & paras. 97-98); and filtering a plurality of data streams received over a channel for a multiple input multiple output system to reduce far end cross talk between said data streams using said crosstalk suppression filter matrix (paras. 97-98).

Document D1 does not specifically disclose a "channel impulse response" but instead "channel estimates", however, since the channel impulse response is a standard channel estimate well know to the person skilled in the art claim 1 does not contain an inventive step.

- 2.2 A Similar argument applies to the corresponding independent apparatus claims 7. 11 and 15.
- 6 DEPENDENT CLAIMS 2, 3, 5, 6, 8-10, 12-14, 16, 18 Dependent claims 2, 3, 5, 6, 8-10, 12-14, 16, 18 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).
- 7 DEPENDENT CLAIMS 4, 17 The combination of the features of dependent claims 4, 17 are neither known

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International application No.

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from, nor rendered obvious by, the available prior art. The reasons are as follows: The matrix operations carried out in the above mentioned claims in order to facilitate the filtering of crosstalk from the received signal appear to be novel and inventive.